UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

) CASE NO.
Plaintiff,) JUDGE BENITA Y. PEARSON
v.) CASE MANAGEMENT) CONFERENCE ORDER
Defendant.) CASE MANAGEMENT PLAN LR 16.1(b)(4)
1. A Case Management Conference	e was conducted on
2. The following parties were pres	ent:
A. Plaintiff:	
B. Defendant:	
3. The following attorneys were pr	esent:
A. Plaintiff's counsel:	
B. Defendant's counsel:	
4. A Discovery Plan was filed on	

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REGISTRATION FOR RECEIPT OF ELECTRONIC DOCUMENTS

If it has not already been done, all counsel must complete Attorney Registration Forms and return them to the Clerk of Court as soon as possible so that attorney user accounts can be established. An Attorney Registration Form is in the Policies and Procedures Manual. In addition, counsel can easily register online at:

http://www.ohnd.uscourts.gov/home/clerk-s-office-and-court-records/electronic-filing/cm-ecf-attorney-registration/

As soon as accounts are established, counsel will be provided with user identification names and passwords which will permit access to the electronic filing system and which shall serve as signatures for any and all documents filed electronically.

The Clerk's Office has established an Electronic Filing Help Desk at 1-800-355-8498 to answer questions and provide assistance should difficulties arise.

RULINGS ON ADDITIONAL MATTERS PURSUANT TO LR 16.3(b)(2)

5. After consultation with the parties and counsel, the Court determined that this case

will proceed on the Track.
6. This case is referred to Magistrate Judge to conduct a mediation
during, if possible.
[or]
This case is not suitable for Alternative Dispute Resolution (ADR) at this time.
7. The parties do / do not consent to the jurisdiction of the United States Magistrate
Judge pursuant to 28 U.S.C. § 636(c).
8. There are no case-specific rulings as to the type and extent of discovery. Parties are to
follow the limits established by the Local and Federal civil rules.

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9. The parties agree that there will be no discovery of electronically-stored information.

[or]

The parties have agreed to a method for conducting discovery of electronically-stored information.

[or]

The parties shall follow the default standard for discovery of electronically-stored information (Appendix K to N.D. Ohio Local Rules).

- 10. Without leave of Court, no discovery or disclosure materials may be filed, except as necessary to support dispositive motions. If a party intends to rely on deposition testimony in support of its position on a motion, the Court prefers the filing of the entire deposition rather than excerpts, unless the party truly believes that excerpts are sufficient, and with the proviso that any other party who believes the excerpts offered are not sufficient is free to file the entire deposition. In any event, discovery and disclosure materials submitted in support of any party's position shall be filed at the same time as that party's memorandum setting forth its position.
- 11. The cutoff to amend pleadings and add parties is ________. Also see Fed. R. Civ. P. 15(a) (requiring a showing that an amendment is proper). The cutoff date, however, is merely a time limitation—not a blanket leave. A party must still demonstrate that an amendment is proper under Rule 15(a). Absent written consent of the adverse party, the party seeking to amend at least must alert the Court and the adverse party to the substance of the proposed amendment by filing a Motion for Leave with an accompanying memorandum of law addressing the requirements of Rule 15(a). In all cases, the party seeking leave of Court to amend must certify that prior notice of the proposed amendment was given and the adverse party withheld consent.
- 12. Before a party may file a dispositive motion, it must submit a written request for judgment or to be dismissed to opposing counsel. Opposing counsel shall either agree to the

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judgment or reque	est for dismissal or shall give explicit	reasons in writing	for refusing to	do so.
Upon such refusal	l, the party shall reassess its position	and may file a disp	ositive motion i	f the
party believes it is	s still entitled to summary judgment of	or dismissal. The d	ispositive motion	on must
be accompanied by	by a statement certifying that this excl	nange has occurred	l <u>.</u>	
The cutoff	f for filing dispositive motions is		Responses sh	nall be
filed by	(See <u>LR 7.1(d)</u>) and R	eplies by	((See <u>LR</u>
<u>7.1(e)</u>).				
Lead couns	asel of record shall confer with one ar	nother in person in	order to prepare	written
stipulations as to a	all uncontested facts to be presented	by the dispositive r	notion. The stip	oulations
shall be filed with	the Court on or before	·		
13. The ne	ext Status Conference will be held or	ı	, at	m.
The conference wi	vill be conducted via telephone unless	circumstances req	uire otherwise.	
Attorney	is to set up the conference	call. Parties' attend	dance is welcom	ne, but
not mandatory. Co	Counsel should notify the Court in adv	vance of a Status C	onference if the	matter
has settled.				
14. Protec	ective orders: The parties shall file a	proposed Stipulate	ed Protective Or	der on
or before	A form protective of	order is attached as	Appendix L to	<u>the</u>
Local Rules. Any	proposed order will be rejected by the	he Court unless it p	rovides that, wh	nere
materials designate	ted "confidential" are used in support	of or in opposition	n to a motion, th	e party
so using the mater	rial shall file the document under sea	l. See Electronic F	iling Policies an	ıd
Procedures Manua	al at $\P\P$ 19 and 24. Manually filed se	aled documents sha	all not be presen	ited to
the Court unless el	electronic filing is not possible. Agre	ed protective order	s which comply	with
the above will be a	approved, but with the understanding	g that, in the event	this case should	go to
trial, no materials	used in open court shall be entitled to	o the continuing de	signation of	
"confidential."				

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If any party seeks to obtain judgment by either a motion to dismiss or a motion for summary judgment, only supporting confidential documentation, not the motions themselves, may be filed under seal.

- 15. Counsel shall comply with <u>LR 5.2</u>. See pages 9-12 of the Electronic Filing Policies and Procedures Manual for further instructions.
 - 16. Additional Rulings Regarding Motions <u>LR 7.1(b)-(j)</u> (12/09):

The Court will strictly enforce provisions regarding length of memoranda filed in support of motions. See <u>LR 7.1(f)</u>. Motions for relief from the length restrictions must show good cause for such relief and must be made sufficiently in advance to permit the Court to rule and the Clerk's Office to issue the ruling. Motions for relief from length restrictions which are filed contemporaneously with the memorandum exceeding the page limits will be denied.

The Court will permit only the motion with its supporting memorandum, the memorandum in opposition, and a reply. No sur-replies will be permitted absent advance leave of Court.

IT IS SO ORDERE	ED.
Date	Benita Y. Pearson
	United States District Judge